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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/663,151	09/663,151 09/15/2000		Bradley J. Swearingen	1302-1001	2668	
32376	7590	05/18/2006		EXAMINER		
LAWREN	CE R. YO	OUST	SUBRAMANIAN, NARAYANSWAMY			
DANAMRA 5910 NORT		JST, P.C. RAL EXPRESSWAY	ART UNIT	PAPER NUMBER		
SUITE 145			3624			
DALLAS,	TX 7520	6	DATE MAILED: 05/18/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applio	ation No.	Applicant(s)	Applicant(s)	
Office Action Summary			3,151	SWEARINGEN ET AL.		
			ner	Art Unit		
			answamy Subramanian		<u></u>	
The MAILI Period for Reply	NG DATE of this communic	ation appears on	the cover sheet with	the correspondence a	ddress	
WHICHEVER IS - Extensions of time ma after SIX (6) MONTHS - If NO period for reply if Failure to reply within Any reply received by	STATUTORY PERIOD FOI LONGER, FROM THE MAI by be available under the provisions of 6 from the mailing date of this commun is specified above, the maximum statul the set or extended period for reply wil the Office later than three months afte djustment. See 37 CFR 1.704(b).	ILING DATE OF 37 CFR 1.136(a). In n ication. tory period will apply an II, by statute, cause the	THIS COMMUNICA o event, however, may a reply nd will expire SIX (6) MONTHS application to become ABAN	TION. be timely filed from the mailing date of this DONED (35 U.S.C. § 133).	, ,	
Status						
1) Responsive	e to communication(s) filed	on 26 February	2006.			
2a) ☐ This action)⊠ This action				
<u>'</u>	application is in condition fo	•		s, prosecution as to th	ne merits is	
closed in a	ccordance with the practice	under <i>Ex parte</i>	Quayle, 1935 C.D. 1	1, 453 O.G. 213.		
Disposition of Claim	ıs					
4a) Of the a 5) Claim(s) 6) Claim(s) 7) Claim(s)	is/are pending in the above claim(s) is/are is/are allowed is/are rejected is/are objected to are subject to restriction	withdrawn from				
Application Papers						
9) The specific	ation is objected to by the I	Examiner.				
10) The drawing	g(s) filed on is/are: a	a) accepted o	b) objected to by	the Examiner.		
Applicant ma	ay not request that any objection	on to the drawing	s) be held in abeyance	. See 37 CFR 1.85(a).		
	t drawing sheet(s) including th			-	• •	
11)☐ The oath or	declaration is objected to b	y the Examiner.	Note the attached O	Office Action or form P	PTO-152.	
Priority under 35 U.	S.C. § 119					
a) All b) Certii 2. Certii 3. Copie	iment is made of a claim for Some * c) None of: fied copies of the priority do fied copies of the priority do less of the certified copies of the cation from the International ched detailed Office action	ocuments have to ocuments have to the priority documents at Bureau (PCT)	peen received. peen received in App uments have been rec Rule 17.2(a)).	lication No ceived in this Nationa	ıl Stage	
Attachment(s)	O'		»□			
 Notice of Reference Notice of Draftspers 	s Cited (PTO-892) on's Patent Drawing Review (PTC	D-948)	4) Interview Sum Paper No(s)//	ımary (PTO-413) fail Date		
	re Statement(s) (PTO-1449 or PT	•		mal Patent Application (PT	ГО-152)	

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DETAILED ACTION

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Response to Amendment

1. The reply filed on February 26, 2006 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): Claims 1-66 that were examined in the Final office action mailed on April 6, 2005 are directed to a method, system and a computer program for executing a trade in a user preferred security, the method comprising the steps of: representing the user preferred securities in an N dimensional graph on a client system; selecting one of the user preferred securities from the N dimensional graph; associating order parameters with the selected user preferred security; sending an order to trade the selected user preferred security from the client system to a server system; and routing the order from the server system to a trade execution location, whereas the new claims 67-114 are directed to a method, system a computer program for enabling a trade in a user selected user preferred security, the method comprising: identifying user preferred securities from a plurality of securities based upon at least two user specific criteria including at least one criterion related to pricing; generating a graph in which each of the user preferred securities is represented and graphically differentiated from each of the other user preferred securities based upon the values of at least three user specific parameters associated with each of the user preferred securities; receiving a user selection of one of the user preferred securities represented on the graph; associating order parameters with the user selected user preferred security; and sending an order to execute a trade in, the user selected user preferred security according to the order parameters. A utility of the examined invention is representing the user preferred securities in an N dimensional graph on a client system and selecting one of the user preferred securities from the N dimensional graph, whereas a utility of

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the new claims 67-114 is identifying user preferred securities from a plurality of securities based upon at least two user specific criteria including at least one criterion related to pricing. It is clear from the preamble and steps of the two inventions and from the divergent utilities of the two inventions that the originally claimed invention is distinct and independent in scope and utility from the newly presented invention. See 37 CFR 1.111.

The applicant elected the examined invention by original presentation. (See MPEP 8.21.03). The presentation of new claims in the applicant's communication of February 26, 2006, is tantamount to shifting of inventions in the same application. See MPEP § 821.03 Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE** (1) **MONTH or THIRTY** (30) **DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TNE PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Narayanswamy Subramanian whose telephone number is (571) 272-6751. The examiner can normally be reached Monday-Thursday from 8:30 AM to 7:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached at (571) 272-6747. The fax number for Formal or Official faxes and Draft to the Patent Office is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PMR or Public PAIR. Status information for unpublished applications is available through Private PMR only. For more information about the PMR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

N. Subramanian

May 10, 2006